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draw that will then. This puts a terrific responsibility upon those attorneys.

SENATOR LUEDTKE: Is that question to me?

SENATOR R. LEWIS: Yes sir.

SENATOR LUEDTKE: The answer is yes.

SENATOR R. LEWIS: Oh, thank you.

PRESIDENT: The problem is to find the sharp attorney Senator Lewis. Senator Murphy are you ready to close debate?

SENATOR MURPHY: I think the bill has been discussed and I simply would reiterate it. It changes the principal proposal and I suppose it would apply if a man dies testate and has a will and has specified yes or no, then this will not affect him. But if he dies intestate and someone has to be appointed, then this would provide that he would unless the other heirs decided not to. That he would have to furnish a bond. I think that is the basic premise in this bill and based on that understanding, I move its advancement.

PRESIDENT: The question is the advancement of the bill. Record your vote. Have you voted? Record, Mr. Clerk.

CLERK: 25 ayes, 10 nays.

PRESIDENT: The bill is advanced.

CLERK: LB 541, introduced by the Judiciary Committee. Bill read.

PRESIDENT: Senator Luedtke.

SENATOR LUEDTKE: 541. I don't even know what that is. This is another one of the juvenile justice bills. I will move the adoption of the committee amendment and then let Senator Barnett proceed with the presentation of the bill itself.

PRESIDENT: Senator Luedtke, could you anticipate for the Chair a time for the total movement of the bill?

SENATOR LUEDTKE: I would not think that it will take very long unless Senator Barnett is going to

PRESIDENT: Senator Barnett, are we going to talk very long? All right, proceed because we do have another matter before recess.

SENATOR LUEDTKE: The only matter in the amendment is to strike the word "delinquent" which is to make it consistent with the legislation that we put on the books last year. I move the adoption of the committee amendment.

PRESIDENT: Senator Barnett.

SENATOR BARNETT: Did we adopt the amendments?